

BEFORE THE
ILLINOIS COMMERCE COMMISSION

IN THE MATTER OF:)
)
TELRITE CORPORATION,)
) No. 10-0512
Application for a designation)
as an eligible)
telecommunications carrier)
under the Telecommunications)
Act of 1996.)

Chicago, Illinois
December 16, 2010

Met pursuant to notice at 10:00 a.m.

BEFORE :

JOHN RILEY, Administrative Law Judge.

APPEARANCES :

RIPPPIE, ROONEY & RATNASWAMY, by
MR. JOHN ROONEY
350 West Hubbard Street, Suite 430
Chicago, Illinois 60654
(312) 447-2800

Appearing for the Applicant;

MS. NICOLE SARA
160 North LaSalle Street, Suite C-800
Chicago, Illinois 60601
(312) 793-8184

Appearing for Staff of the ICC.

SULLIVAN REPORTING COMPANY, by
Steven T. Stefanik, CSR

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I N D E X

	Re-	Re-	By
<u>Witnesses:</u>	<u>Direct</u>	<u>Cross</u>	<u>Examiner</u>

None .

E X H I B I T S

<u>Number</u>	<u>For Identification</u>	<u>In Evidence</u>
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None so marked.

1 JUDGE RILEY: Let me start with Docket 0512.

2 Pursuant to the direction of the
3 Illinois Commerce Commission, I call Docket
4 10-0512. This is an application by Telrite
5 Corporation for designation as an eligible
6 telecommunications carrier under the
7 Telecommunications Act of 1996.

8 And appearing on behalf of the
9 applicant, Mr. Rooney?

10 MR. ROONEY: Yes, your Honor.

11 John Rooney, the firm Rooney, Rippie and
12 Ratnaswamy, LLP, 350 West Hubbard, Suite 430,
13 Chicago, Illinois 60654.

14 JUDGE RILEY: And for Commission Staff?

15 MS. SARA: On behalf of the Staff of the
16 Illinois Commerce Commission, Nicole T. Sarah, 160
17 North LaSalle Street, Suite C-800, Chicago,
18 Illinois 60601.

19 And also here today on behalf of staff
20 is Dr. Kim Lu of the telecommunications division.

21 JUDGE RILEY: Thank you.

22 And I understand that the matter of the

1 doing-business-as licensing or the certification
2 from the state -- Secretary of State's office has
3 been taken care of.

4 MR. ROONEY: That's correct. And that's part of
5 the other docket, your Honor, which is 513, which
6 is the wireless certificate.

7 JUDGE RILEY: Right.

8 MR. ROONEY: We -- yeah, Telrite had appended
9 the requisite Secretary of State information with
10 regard to that. So we are squared away in terms of
11 the Secretary of State issue on the d/b/a.

12 JUDGE RILEY: Right. That problem has been
13 solved.

14 Now, the -- I have in my notes from
15 October 18 that there were data requests submitted
16 and answers were -- and responses were given?

17 MR. ROONEY: Well -- and that was correct --
18 well, data requests were submitted.

19 And subsequent to the status hearing,
20 Telrite, in consultation with staff, we decided to
21 withdraw the wireline component request related to
22 the ETC --

1 JUDGE RILEY: All right.

2 MR. ROONEY: -- application.

3 And so earlier this week, Telrite, d/b/a
4 Life Wireless, filed an amended application in
5 which they now are seeking only ETC designation for
6 its wireless operations.

7 And so we've had an off-the-record
8 discussion with Staff counsel and Staff has
9 indicated that they'll be in a position to issue
10 new DRs based upon the amended application on or
11 about January 7th.

12 And in order to give the Company some
13 time to respond to those DRs and Staff time to
14 consider the Company's responses, we were -- we
15 were going to suggest a status hearing sometime the
16 week of January 31. For example, either the second
17 or -- well, let's see.

18 JUDGE RILEY: First off, Miss Sara, does this
19 comport with your understanding?

20 MS. SARA: Yes, your Honor. And Staff is
21 available any day that week.

22 MR. ROONEY: And, actually, February 3rd, your

1 Honor, you have -- we have in a separate matter a
2 status hearing at 10:00 a.m. involving a different
3 carrier. Maybe we could --

4 JUDGE RILEY: Is that docket 10-0453?

5 MS. SARA: Yes.

6 JUDGE RILEY: Cricket?

7 MR. ROONEY: Yeah.

8 JUDGE RILEY: Right.

9 MR. ROONEY: So maybe we could set something for
10 10:30 on the 3rd?

11 JUDGE RILEY: Would it be -- do you anticipate a
12 half an hour being enough time to dispose of our --
13 the matter the prior matter.

14 MR. ROONEY: Right.

15 MS. SARA: I'm sure.

16 MR. ROONEY: Because if you recall in that
17 matter, we're awaiting for an FCC action.
18 Otherwise we're all squared away. So 10:30 should
19 work fine.

20 MS. SARA: That's fine with Staff.

21 JUDGE RILEY: All right.

22 That's February 3.

1 MR. ROONEY: At 10:30 a.m.

2 JUDGE RILEY: Okay. And that'll be for another
3 status.

4 So it's a question of new data requests
5 being issued and time to formulate a response to
6 that.

7 MR. ROONEY: Correct.

8 MS. SARA: That's correct.

9 JUDGE RILEY: All right.

10 MR. ROONEY: And that's where we stand at the
11 moment in this proceeding.

12 JUDGE RILEY: And there's nothing further? All
13 the matters and issues have been taken care of?

14 MS. SARA: Nothing from Staff.

15 JUDGE RILEY: All right then. I'll leave it at
16 that.

17 We'll continue this matter to February 3
18 at 10:30 a.m., and we'll reconvene for status and
19 you see what the responses to the DRs tell us.

20 MS. SARA: Great.

21 JUDGE RILEY: Thank you very much.

22 MS. SARA: Thanks.

1 (Whereupon, said hearing was
2 continued to February 3, 2011
3 at 10:30 a.m.)
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